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CHRISTENSEN O'CONNOR JOHNSON KINDNESS PLLC 1420 FIFTH AVENUE			TRAN,	TRAN, HAI V	
SUITE 2800	VENUE	ART UNIT		PAPER NUMBER	
SEATTLE, WA	A 98101-2347		2623		
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
Office Action Summary		09/895,879	ISTVAN ET AL.
		Examiner	Art Unit
		Hai Tran	2623
Period fo	The MAILING DATE of this communication apport	ears on the cover sheet with the c	orrespondence address
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on 12 Ju This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Dispositi	on of Claims		
5) □ 6) ☑ 7) □ 8) □ Applicati 9) □ 10) □	Claim(s) 1-35 is/are pending in the application. 4a) Of the above claim(s) 1-12 is/are withdrawn Claim(s) is/are allowed. Claim(s) 13-35 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the or Replacement drawing sheet(s) including the corrections.	from consideration. relection requirement. r. epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is objected to by the drawing(s) is objected to by the Edrawing(s) is objected to by the Edrawing(s) be held in abeyance.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.
12)[/ a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau ee the attached detailed Office action for a list of	have been received. have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
2)	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	ite

DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claim13-35 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 13-35 are rejected under 35 U.S.C. 102(e) as being unpatentable by Ellis et al. (US 2005/0251827).

Claims 13 and 6, Ellis discloses a method/a configuration system of/for providing configuration information for at least one user object to an access device in a communication network system having a server and a plurality of access devices (Fig. 3-6; §015; §072), the method comprising:

Organizing the plurality of access devices according to an object-oriented model in which software objects are instantiated/represented in an object hierarchy,

Application/Control Number: 09/895,879

Art Unit: 2623

the object hierarchy including household objects, i.e., primary or secondary device, that contain user objects, i.e., parental setting (see Fig. 11 and 18 A-B),

The household objects (GUI that lists the devices and control options for selected devices and locations, i.e., Guest room, children room..., within the house/household) further containing configuration information associated with households in which the plurality of access devices are located, wherein each household is represented by a household object (see Fig. 18a-b; §0098-0099); and

The user objects containing configuration information associated with respective users of the plurality of access devices and, when instantiated, each user object defines interaction of a respective user with an access device in which the user object is instantiated (reads on respective room device assignment with its corresponding profile/setting; Fig. 3-5; Fig. 14; §0093);

Receiving information that an access device is being associated with a household (reads on user login userid and password in which the system determines login authorization, §0094);

Determining whether the access device is a household's 1st access device; and If the access device is not the 1st access device of the household, then instantiating in the access device at least one user object from the household object representing the household, wherein the user object, when instantiated, inherits the configuration information of the user objects as recorded with the household object (reads on user login userid and password to a secondary device in which the system determine the secondary device is not the primary device. Thus, a corresponding

setting profile associated with the userid and device location will be loaded to the secondary device; §0009 and see page 7, 0093-0094).

Claims 14 and 17, Ellis further discloses further comprising receiving configuration information for at least one user object from a user via the access device when the access device is the 1st access device of the household (reads on the user uses the primary device for changing the setting for all other devices; see page 7, §0089-0094).

Claims 15 and 18, Ellis further discloses further comprising providing to the access device a ticket number corresponding to the configuration information received from the user, which ticket number tracks the version of the configuration received from the user (reads on each time the user changes the setting configuration, see fig. 18a, the system inherently generates a ticket number or a revision number or version number corresponding to the updated setting configuration, see page 7, §0098-0100. In doing so, the access device, i.e., secondary device, is able to determine the most recent setting configuration based on the "ticket number"/version number and thereby providing to user up-to-date control access configuration).

Claim 19, Ellis further discloses a computer readable medium for use in a multimedia communication network system having a server and a plurality of access

devices, the computer readable medium having instructions that when executed by the server cause the server to perform operations as discussed in method claim 13.

Claim 20, Ellis further discloses the computer readable medium is further analyzed as to method claim 14.

Claim 21, Ellis further discloses the computer readable medium is further analyzed as to method claim 15.

Claim 22, Ellis further discloses wherein information that the access device is being associated with the household is automatically received in response to a user coupling the access device to the multimedia communication network system (see page 7, §0094).

Claim 23, Ellis further discloses wherein receiving information that an access device is being associated with the household includes prompting the user to identify the household when the access device is being coupled to the multimedia communication network system (reads on user login with unique number, §0094);

Claim 24, Ellis further discloses further comprising providing to the access device an indication of whether the access device is determined to be the household 1st access device (by providing to user an opportunity to set parental control, see

Fig. 18a. The access device itself is determined to be the household 1st access device because only the 1st access device or primary device able to control all other secondary devices within the household; page 4, §0072);

Claim 25, Ellis further discloses wherein the access device is not the 1st access device of the household, the configuration information for the at least one user object is automatically provided to the access device (reads on any devices within the household receive a corresponding setting configuration according the setting set by the parent; see page 4, §0072 and page 7, §0098);

Claim 26, Ellis further discloses further comprising, when the access device is not the 1st access device of the household, instantiating in the access device all of the user objects from the household object representing the household (reads on the access advice at the remote location in which parent able to control all the household access devices through GUI (household object) see page 7, §0101-0105).

Claim 27, Ellis further discloses wherein the configuration information for all of the user objects is automatically provided to the access device (reads on the state and configuration of all the household access devices is provided to the remote access device at remote location; see page 7, §0101-0105).

Art Unit: 2623

Claim 28, Ellis further discloses wherein the configuration information for all of the user objects is provided to the access device in response to a request (see page 7, §0101).

Claim 29, Ellis further discloses further comprising receiving updated configuration information for the at least one user object via the access device (see page 7, §0097-0098).

Claim 30, Ellis further discloses further comprising determining whether an administrator attribute in the at least one user object enables a protected setting in the configuration information to be updated (see Fig. 18a in which the parent able to change the blocking attribute; see page 7, §0098);

Claim 31, Ellis further discloses further comprising automatically providing to the access device updated configuration information for the at least one user object (see Fig. 18a and page 7, §0098).

Claim 32, Ellis further discloses wherein the updated configuration is provided to the access device via a ticket number (reads on each time the user changes the setting configuration, see fig. 18a, the system inherently generates a ticket number or a revision number or version number corresponding to the updated setting configuration, see page 7, §0098-0100. In doing so, the access device, i.e.,

secondary device, is able to determine the most recent setting configuration based on the "ticket number"/version number and thereby providing to user up-to-date control access configuration).

Claim 33, Ellis further discloses further comprising, when the access device is the household's 1st access device, providing to the access device configuration information for at least one user object that was created beforehand (reads on the default admin/parent configuration that is inherently assigned to the primary/parent device that parent/admin has the full control access of the system; see page 6, §0089-page 7, §0095).

Claim 34, Ellis further discloses wherein the at least one user object was created by a service provider in the multimedia communication network system (page 4, §0070);

Claim 35, Ellis further discloses further comprising receiving the ticket number from the access device and, in response thereto, providing to the access device a different ticket number with updated configuration information for the at least one user object (reads on each time the user changes the setting configuration, see fig. 18a, the system inherently generates a ticket number or a revision number or version number corresponding to the updated setting configuration, see page 7, §0098-0100. as such, the primary device receives the secondary device's setting

configuration which has a corresponding version number. In turn the primary device changes/updates/modifies the corresponding setting configuration thereby providing to the corresponding secondary device with an updated version number of control access configuration; see Fig. 14 and page 7, §0093).

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai Tran whose telephone number is (571) 272-7305. The examiner can normally be reached on M-F.

Application/Control Number: 09/895,879 Page 10

Art Unit: 2623

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher S. Kelley can be reached on (571) 272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

HT:ht 09/28/2006

> HAITRAN PRIMARY EXAMINER